STATE OF NEW JERSEY DIVISION OF GAMING ENFORCEMENT DOCKET NO.: 10-0375-VC

STATE OF NEW JERSEY, DEPARTMENT OF LAW AND PUBLIC SAFETY.

DIVISION OF GAMING ENFORCEMENT.

V.

Complainant, : ORDER

(ADJUSTED AMOUNT

: \$695.55)

THE AGGREGATE AMOUNT OF \$705.30 IN GAMING WINNINGS THEORETICALLY OWED TO 26 PATRONS BY TRUMP TAJ

MAHAL ASSOCIATES,

:

Respondents.

The Division of Gaming Enforcement (Division) having filed a complaint seeking forfeiture, pursuant to *N.J.S.A.* 5:12–71.3, of \$705.30 in gaming winnings presently being retained by Trump Taj Mahal Associates, which the casino confiscated from twenty-six (26) underage patrons; and

The complaint having been served upon Trump Taj Mahal Associates and twenty-four of the concerned patrons, together with notice of their right to demand a plenary hearing within fifteen (15) days pursuant to *N.J.S.A.* 5:12-71.3 and *N.J.A.C.* 19:48-3.2; and

The said twenty-four (24) underage patrons having either expressly waived or failed to demand a plenary hearing within the allotted time period permitted, thereby waiving the right to a hearing and constructively admitting the allegations in the complaint pursuant to *N.J.S.A.* 5:12-71.3 and *N.J.A.C.* 19:48-3.2; and

The Division having been unable to effectuate proper service upon two Respondents;

namely A.R. (\$4.25) and S.G. (\$5.50), as required by N.J.S.A. 5:12-71.3(c); and

Counsel for Trump Taj Mahal Associates having interposed no objection to the

entry of a forfeiture order; and

Having considered the entire matter,

IT IS ORDERED that the forfeiture actions with respect to Respondents A.R. and S.G. are

dismissed, without prejudice, thereby reducing the amount of the forfeiture by \$9.75; and

IT IS FURTHER ORDERED that the adjusted amount of \$695.55 in gaming winnings

owed to the twenty-four (24) underage patrons are hereby forfeited pursuant to N.J.S.A. 5:12-71.3;

and

IT IS FURTHER ORDERED that Trump Taj Mahal Associates is directed to remit the

forfeited money to the Division of Gaming Enforcement upon receipt of an invoice from the

Division's Revenue Unit for appropriate disposition in accordance with the terms of N.J.S.A. 5:12-

71.3c.

DAVID REBŮCK

**DIRECTOR** 

Dated: Felmany 2, 2012